

**MERRILL G. DAVIDOFF** 

WRITER'S DIRECT DIAL 215/875-3084

WRITER'S DIRECT FAX

215/875-4671

WRITER'S DIRECT E-MAIL | mdavidoff@bm.net

January 31, 2017

## **VIA ECF**

The Honorable Judge Margo K. Brodie United States District Court for the Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

The Honorable Magistrate Judge James Orenstein **United States District Court** for the Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: In re Payment Card Interchange Fee and Merchant Discount Antitrust Litigation,

Case No. 1:05-MD-1720-(MKB)(JO)

Dear Judges Brodie and Orenstein:

Pursuant to paragraph 16 of the Definitive Class Settlement Agreement and paragraph 8 of Appendix B to those Agreements (the Class Settlement Interchange Escrow Agreement and Class Settlement Cash Escrow Agreement), Class Plaintiffs respectfully request that the Court approve the ability of the Escrow Agent to withdraw custodial fees from the Escrow Accounts as they become due, through the end of 2017, upon review and approval by Co-Lead Counsel. For the period of 2017, the total fees will not exceed \$225,000 for the Interchange Escrow Account and \$40,000 for the Cash Escrow Account.

## Respectfully submitted,

/s/ Thomas J. Undlin

K. Craig Wildfang Thomas J. Undlin Robins, Kaplan, Miller

& Ciresi L.L.P.

/s/Merrill G. Davidoff

H. Laddie Montague, Jr. Merrill G. Davidoff

Berger & Montague, P.C.

/s/ Alexandra S. Bernay

Patrick J. Coughlin Alexandra S. Bernay

**Robbins Geller Rudman** & Dowd LLP

MGD/sll Attachment

All Counsel (*via ECF*) (*w/attachment*) cc: